

**IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF NEW YORK**

Evgeny A. Freidman, Vladimir Basin,  
Mamed Dzhaniyev, Victory Taxi Garage  
Inc., Tunnel Taxi Management LLC,  
Downtown Taxi Management LLC, Bazar  
Taxi Inc., Patron Taxi LLC, Grappa Taxi  
LLC, Tequila Taxi LLC, Jack Daniels  
Taxi, LLC, Murzik Taxi Inc., Malinka  
Taxi Inc., Yagodka Taxi Inc., Persik Taxi  
Inc., Bratishka Taxi Inc., Pumo Taxi Inc.,  
Piguet Inc., Kormilitsa Taxi Inc., Prada  
Taxi Inc., Student Taxi Inc., Hublot Taxi  
Inc., Torpedo Taxi Inc., Black Label Taxi  
LLC, Praga Taxi Inc., Two Hump Taxi,  
LLC, Kroshka Taxi Inc., Lacoste Taxi  
Inc., Sangria Taxi LLC, Volba Taxi Inc.,

Plaintiffs,

-against-

General Motors Corp., ElDorado  
National, Inc. and Arcola Sales & Service  
Corp.,

Defendants.

**Civil Action No. 1:08-CV-02458-SAS**

**STIPULATION AND ORDER FOR  
REVISED BRIEFING SCHEDULE**

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**STIPULATION FOR REVISED BRIEFING SCHEDULE**

WHEREAS, the parties entered into a Stipulation and Order dated June 20, 2008 (hereinafter "June Stipulation and Order"), a true and accurate copy of which is attached as Exhibit "A."

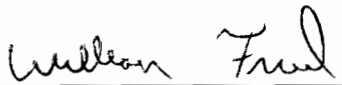
WHEREAS, the parties still intend to attempt to resolve this dispute through mediation and desire to establish a revised briefing schedule that affords adequate time for the mediation to occur before any further motion practice or pleadings are required to be filed.

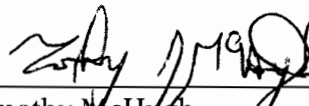
WHEREAS, the parties desire to adhere to the June Stipulation and Order in all other respects.

THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and between undersigned counsel for the respective parties, as follows:

1. The deadline set forth in paragraph 3 of the June Stipulation and Order shall be extended to October 30, 2008.
2. The deadline set forth in paragraph 4 of the June Stipulation and Order shall be extended to November 30, 2008.
3. The deadline set forth in paragraph 5 of the June Stipulation and Order shall be extended to December 30, 2008.
4. The deadline set forth in paragraph 6 of the June Stipulation and Order shall be extended to October 30, 2008.

DATED: August 20, 2008

  
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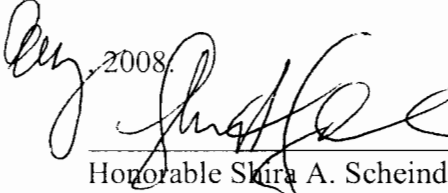
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**IT IS SO ORDERED**, this 21 day of

  
Aug, 2008.

Honorable Shira A. Scheindlin, U.S.D.J.